

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF TEXAS  
SHERMAN DIVISION**

IN RE:	§	
<b>REMARKABLE HEALTHCARE OF CARROLLTON, LP, et al.<sup>1</sup></b>	§	<b>CASE NO. 18-40295</b>
	§	<b>Chapter 11</b>
	§	<b>(Jointly Administered)</b>
<b>Debtors.</b>	§	
	§	
<b>LARRY A. LEVICK, LITIGATION TRUSTEE OF THE UNSECURED CREDITORS LITIGATION TRUST (a/k/a THE REMARKABLE LITIGATION TRUST),</b>	§	
	§	
<b>Plaintiff,</b>	§	
	§	
v.	§	<b>ADVERSARY NO. 20-04043</b>
<b>CPRO ASSOCIATES, INC. and SCOTTSDALE INSURANCE COMPANY,</b>	§	
	§	
<b>Defendants.</b>	§	
	§	

## THIRD NOTICE OF EXTENSION OF DEFAULT DEADLINE

**PLEASE TAKE NOTICE** that on August 30, 2021, the Court entered an *Entry of Default by Court* (“**Order**”) against Defendants CPro Associates, Inc. and Scottsdale Insurance Company (**Dkt.014**).

**PLEASE TAKE FURTHER NOTICE** that pursuant to such Order, the deadline for the submission of a Motion for Default Judgment and supporting documents, as well as a proposed form of Default Judgment, was September 13, 2021.

<sup>1</sup> The Debtors in these jointly-administered chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Remarkable Healthcare of Carrollton, LP (5960), Remarkable Healthcare of Dallas, LP (3418), Remarkable Healthcare of Fort Worth, LP (1650), Remarkable Healthcare of Seguin, LP (4566), and Remarkable Healthcare, LLC (5142).

**PLEASE TAKE FURTHER NOTICE** that the deadline for the submission of such documents was extended to October 12, 2021.

**PLEASE TAKE FURTHER NOTICE** that the deadline for the submission of such documents has been further extended to **October 26, 2021**.

**Dated: October 12, 2021**

Respectfully submitted,

**SINGER & LEVICK, P.C.**

By: /s/ William R. Dorward  
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ATTORNEYS FOR PLAINTIFF  
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